

## notice of trespass - order to immediately validate claim or nullify claim - no negotiable

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From: living man of god <living\_man\_of\_god@protonmail.com>

To: emily.watkins@lgbs.com <Emily.Watkins@lgbs.com>  
alexandro.casares@hcdistrictclerk.com <alexandro.casares@hcdistrictclerk.com>  
ConPct8@hctx.net <ConPct8@hctx.net>  
gloria.alfaro@lgbs.com <gloria.alfaro@lgbs.com>

CC: Donna Psencik <DPsencik@hcad.org>  
ann.harris-bennett@tax.hctx.net <ann.harris-bennett@tax.hctx.net>  
Marilyn Mackey <Marilyn.Mackey@lgbs.com>

BCC: tax.office@hctx.net <tax.office@hctx.net>

Date: Thursday, May 16th, 2019 at 3:30 PM

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to all whom these presents may come.

private

notice to agent is notice to principal.

notice to principal is notice to agent.

notice to public. public notice.

this is a self-executing contract, silence is acquiescence, agreement, dishonor, and estoppel.

failure to respond is fatal. he who does not deny, admits.

notice of trespass. notice of fraud. notice of liability.

to all the men and women acting as agents of and for every dead legal structure participating in conspiracy to defraud me, the eternal living soul of god,

you all have an absolute moral obligation and legal duty to prove jurisdiction immediately or nullify your claim immediately.

this is paramount and highly time sensitive. a response is required and silence will be deemed acquiescence, agreement, dishonor and estoppel.

i believe jurisdiction is being presumed and i require proof of facts of evidence of jurisdiction.

1. Do you have any actual positive proof, of true verified facts of unambiguous evidence, that just because a man is physically located geographically on land you call 'HARRIS COUNTY' that your laws apply to him?

HARRIS COUNTY is not land, it is an invisible, intangible, incorporeal civilly dead legal structure operating in commercial commerce on behalf of foreign bankers who are the receivers of the UNITED STATES bankruptcy.

<https://auditor.harriscountytexas.gov/Pages/CAFR.aspx>

i am not in HARRIS COUNTY and the land you are making a claim to, is not in HARRIS COUNTY.

HARRIS COUNTY is a fiction of law and a man and his land can not be in a fictitious entity.

i absolutely demand that a man or woman with personal first-hand knowledge of this claim express the claim in writing with parties own wet-ink signature and endowment notarized under penalty of perjury as true, correct, complete, and certain and not false of misleading and not hearsay.

it absolutely defies all logic and reason a claim can be valid without a sworn statement by someone with personal first-hand knowledge stating the claim is true, correct, complete, and certain and not false or misleading and not hearsay.

you are all conspiring to deprive me immutable god given free will and dominion.  
you are acting as fictions of law and you are all using the law to harm me, the eternal living soul of god.

what your doing is morally wrong, unlawful and illegal.

whoever makes the claim has the burden of proof and you have not met the burden of proof, and are all proceeding as if this is a valid claim without and sworn statement, without any verified facts of unambiguous evidence, and with out any evidence of a binding contract with my wet-ink signature.

**THIS IS ABSOLUTELY FRAUD!**

fraud. Deceit, deception, artifice, or trickery operating prejudicially on the rights of another, and so intended, by inducing him to part with property or surrender some legal right. 23 Am J2d Fraud § 2. Anything calculated to deceive another to his prejudiceand accomplishing the purpose, whether it be an act, a word, silence, the suppression of the truth, or other device contrary to the plain rules of common honesty. 23 Am J2d Fraud § 2. An affirmation of a fact rather than a promise or statement of intent to do something in the future. Miller v Sutliff, 241 111 521, 89 NE 651.

THIS PROPERTY

**FOR SALE**

Refused for Cause without Dishonor Timely  
Abandoned Paper and Fraudulent Commercial Claim  
May 14, 2019

CONSTABLE FORECLOSURE

TAX SALE  
PUBLIC AUCTION

FOR MORE INFORMATION CALL

POST JUDGMENT DEPARTMENT  
(713) 844-3422

LINEBARGER GOGGAN BLAIR & SAMPSON  
ATTORNEYS AT LAW, LLP

SALE DATE: June 4, 2019

Cause# 201846807 Precinct # 8 Sale# 4

during the year of our lord, two thousand and seventeen, i became aware of the fraud being perpetrated upon me by the United States.

the fraud began with compulsory issue of the certificate of birth and continued until i became aware of the fraud.

i have never refused to pay taxes, i simply required evidence that i was obligated before agreeing to pay.

since no evidence has been provided, i have not paid.

furthermore, since your corporation is insolvent and bankrupt (civilly dead) there is no way to pay for anything or be paid for anything.

i have absolutely unambiguously explicitly expressed several times over the past two years, that i require proof of claim and never get any response and silence is acquiescence, agreement, dishonor, and estoppel therefore, they have been in estopped for two years from claiming i owe taxes.

the following public records are actual indisputable positive proof of true verified facts of absolute unambiguous empirical evidence that HARRIS COUNTY APPRAISAL DISTRICT and LINEBARGER GOGGAN BLAIR & SAMPSON ATTORNEYS AT LAW, LLP, have acquiesced and agreed that i am not obligated to pay taxes and are estopped from making any such claim.

<https://archive.org/details/PROPERTYTAXFRAUDEXHIBITS-HARRISCOUNTY>

**In search for the truth**, i, the sovereign living soul of god, initiated communications with people acting as agents of and for HARRIS COUNTY APPRAISAL DISTRICT (a civilly dead legal structure operating in commercial commerce.)

**1st contact, *through email*, with HARRIS COUNTY APPRAISAL DISTRICT.**

(1).....

during day four of November, year of our lord, the two thousand and seventeen (November 4, 2017), i intercourse with HARRIS COUNTY APPRAISAL DISTRICT at [help@hcad.org](mailto:help@hcad.org). \*SEE EXHIBIT 1\*

the intercourse contained the following:

I require information from you about property taxes.

Who exactly is subject to property taxes and who is not.

Answer the following questions YES of NO:

1. Can HARRIS COUNTY APPRAISAL DISTRICT subject people NOT in HARRIS COUNTY to taxes?
2. Are all people in HARRIS COUNTY subject to property taxes?
3. Can a man own private land in HARRIS COUNTY?
4. Can a man own private land in HARRIS COUNTY that is not subjected to property taxes?

5. Is land not used for profit subject to property taxation?

(2).....

1st response, *through email*, **from** HARRIS COUNTY APPRAISAL DISTRICT.

during day six of November, year of our lord, two thousand and seventeen (November 6, 2017), Deborah Weselka responded to me at [living\\_man\\_of\\_god@protonmail.com](mailto:living_man_of_god@protonmail.com); her response expressed the following answers to my questions and offer to assist further: **\*SEE EXHIBIT 2\***

1. Can HARRIS COUNTY APPRAISAL DISTRICT subject people NOT in HARRIS COUNTY to taxes? **NO**

2. Are all people in HARRIS COUNTY subject to property taxes? **NO**

3. Can a man own private land in HARRIS COUNTY? **YES**

4. Can a man own private land in HARRIS COUNTY that is not subjected to property taxes? **NO**

5. Is land not used for profit subject to property taxation? **YES**

**If i can be of further assistance, please don't hesitate to contact me.**

(3).....

1st response, *through email*, **to** HARRIS COUNTY APPRAISAL DISTRICT.

during day seven of November, year of our lord, two thousand and seventeen (November 7, 2017), i expressed the following response to Deborah Weselka at [DWeselka@hcad.org](mailto:DWeselka@hcad.org): **\*SEE EXHIBIT 3\***

I believe jurisdiction is being presumed and i require proof of facts of evidence of jurisdiction.

Answer the following question, yes or no.

1. Do you have any proof, physical facts of evidence, that just because a man is physically geographically located on land you call 'HARRIS COUNTY' that your laws apply to him?

I require a yes or no answer only.

No additional information is required or desired.

1 simple yes or no answer is what i require.

(4).....

2nd response, *through email*, to HARRIS COUNTY APPRAISAL DISTRICT.

**I expressed a written notice with my fee schedule in this response.**

During day four of December, year of our lord, two thousand and seventeen (December 4, 2017), i expressed the following to Deborah Weselka at [DWeselka@hcad.org](mailto:DWeselka@hcad.org): **\*SEE EXHIBIT 4\***

It has been almost a month and you have not responded to my previous email.

The question i asked was:

1. Do you have any proof, physical facts of evidence, that just because a man is physically geographically on land you call 'HARRIS COUNTY' that your laws apply to him?

i shall consider your silent acquiescence to be evidence that you have no jurisdiction over man just because he is man is physically geographically on land you call 'HARRIS COUNTY'.

i do not have a phone, i do not have a mailbox, i do not have an automobile so the only form of communication available for me is email.

The surety for the Ens Legis BRIAN DOUGLAS ROARK and all public debt is:

Secretary of the Treasury

ALL DEBT INCURRED BY THE ENS LEGIS, BRIAN DOUGLAS ROARK, MUST BE SENT TO Secretary of the Treasury at the U.S. DEPARTMENT OF THE TREASURY for discharge.

(5).....

because i received no affirmation of jurisdiction from Deborah Weselka, i considered the matter closed.

(6).....

During day thirteen of May, year of our lord, two thousand and nineteen (May 13, 2019), i forwarded a copy of the email labeled **EXHIBIT 4** to the woman acting as agent of and for LINEBARGER GOGGAN BLAIR & SAMPSON, Emily Watkins, at [emily.watkins@lgbs.com](mailto:emily.watkins@lgbs.com). **\*EXHIBIT 5\***

During day fourteen of May, year of our lord, two thousand and nineteen (May 14, 2019), someone ignored approximately six No Trespassing Signs and left an Abandoned Paper and Fraudulent Commercial Claim on my land. \*SEE EXHIBIT 8\*

(7).....

during day ten of October, year of our lord, two thousand and eighteen (October 10, 2018), someone approximately six No Trespassing Signs and left an Abandon Paper and Fraudulent Commercial Claim on my land. \*SEE EXHIBIT 7\*

(8).....

**After an agent of a civilly dead legal structure trespassed upon my land and left an Abandoned Paper and Fraudulent Commercial Claim on my land**, during day ten of October, year of our lord, two thousand and eighteen (October 10,2018), i sent an expressed written notice to the man acting as Chief Appraiser of and for HARRIS COUNTY APPRAISAL DISTRICT, Roland Altinger, at [help@hcad.org](mailto:help@hcad.org). \*SEE EXHIBIT 6\*

in the expressed written notice i stated:

EXACTLY WHO GAVE YOU A RIGHT TO MY LAND? I DEMAND YOUR FULL DISCLOSURE OF THIS MAN'S NAME. FICTIONS OF LAW CAN NOT ACT OR SPEAK OR SIGN CONTRACTS. ACTS ARISE FROM MAN.

in the expressed written notice i explicitly expressed:

i am the living soul of god...

i am free...

i am sovereign...

any/all contracts/agreements/actions/covenants involving me, directly and/of indirectly, require my fully informed, freely given, expressed hand-written consent to be valid.

any/all contracts/agreements/actions/covenants involving me, directly and/or indirectly, without my fully informed, freely given, expressed hand-written consent are invalid.

any/all power of attorney over my affairs, directly and/or indirectly, is unambiguously absolutely explicitly forbidden.

any/all power of attorney exercised and/or executed over any of my affairs, directly and/or indirectly, is thereby an act of fraud and a trespass against me.

any/all who exercise/execute or have exercised/executed any power of attorney over any of my affairs,



directly and/or indirectly, are thereby guilty of fraud and liable for trespass against me.

LINEBARGER GOGGAN BLAIR & SAMPSON was making a claim against land in my lawful possession.

no binding bilateral, mutually beneficial, full disclosure contract with my wet-ink signature exist.

BRIAN ROARK is a legal name, of a legal person, in a legal society; BRIAN ROARK is fictitious.

3333 LAFFERTY RD. PASADENA TX. 77504 is a legal address within a federal territory; not physical land of nature.

i do not use ZIP codes (federal zoning improvement planning area).

i am not within a federal territory; i am a true fact of nature sojourning earth on land referred to as texas at a place referred to as pasadena; i do not participate in commercial commerce or political/military/religious groups.

i conveyed written notice to HARRIS COUNTY APPRAISAL DISTRICT of the erroneous information associated this land on more than one occasion and it elected not to correct the erroneous information.

proper owner information is: brian-douglas of the roark clan (a living flesh and blood man of god existing in nature on land of god).

proper address information is: 3333 lafferty road, pasadena, texas (land of god referred to as texas at a place referred to as pasadena).

erroneous owner information is: BRIAN ROARK (a legal name of a legal person in a legal society of a dead legal structure operating in commercial commerce).

erroneous address information is: 3333 LAFFERTY RD. PASADENA TX. 77504 (a fictitious address in a federal territory).

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i also expressed that LINEBARGER GOGGAN BLAIR & SAMPSON was making a fraudulent claim against me. (though an artificial legal person, BRIAN ROARK, a counterfeit copy of me.)



i also expressed that BRIAN DOUGLAS ROARK is a legal name of a legal person created, issued, and owned by legal agencies for commerce.

i also expressed that BRIAN DOUGLAS ROARK is an involuntary trust created, issued, and owned without my fully informed freely given consent.

i also expressed that i am not BRIAN ROARK and BRIAN ROARK is not my name but i am the man authorized to act as signing agent for BRIAN ROARK.

i also expressed United States is an insolvent and bankrupt (civilly dead) legal structure operating on behalf of foreign bankers.

i also expressed State of Texas, Harris County, and City of Pasadena are instrumentalities of United States; insolvent and bankrupt.

i also expressed i have never been fully informed and freely given my consent and i have never freely given my fully informed consent.

i also expressed that no full disclosure contract with my wet-ink signature exist and that i am only bound to god and i am only obligated to god.

i also expressed that silence is acquiescence, agreement, dishonor and estoppel, and to speak now of forever hold your peace.

i also expressed he could remain silent to agree with everything expressed in my notice and if he wanted to dispute anything expressed within my notice to respond within 30 days.

i also expressed that i am not a legal person, i do not have a legal name or legal address, and USPS agents refuse general delivery unless i falsely identify myself as a fictitious name of a fictitious person in a fictitious legal structure and that i will not willfully participate fraud so my only means of communication was email address [living\\_man\\_of\\_god@protonmail.com](mailto:living_man_of_god@protonmail.com)

(9).....

during day eleven of October, year of our lord, two thousand and eighteen (October 11, 2018), i sent an expressed written notice to TaxSalesHelp@lgbs. \*SEE EXHIBIT 9\*

i expressed that LINEBARGER GOGGAN BLAIR & SAMPSON was making a claim against me and i required proof of claim.

i expressed that i am not in HARRIS COUNTY; HARRIS COUNTY is a dead legal structure operating in commercial commerce. i added a link the HARRIS COUNTY Comprehensive Annual Financial Report as actual positive proof of true verified fact of absolute unambiguous empirical evidence to validate my statement.

i expressed that i am not a legal person and therefore do not have a legal name or a legal address, i do not have a mailbox, and i do not do business over the phone and that my only means of communication was email at [living\\_man\\_of\\_god@protonmail.com](mailto:living_man_of_god@protonmail.com).

i expressed that i require all communication and documents be transmitted exclusively through email.

i expressed that i know there claim is false and misleading and do not appreciate being threatened by LINEBARGE GOGGAN BLAIR & SAMPSON through its agents.

i explicitly expressed that there is no such man as BRIAN ROARK and there is no such place as 3333 LAFFERTY RD. PASADENA TX. 77504.

i stated, "i require you send me a certified copy of your claim in writing with your own wet-ink signature and endorsement notarized under penalty of perjury within the next three days or concede fraud and waive all immunity and defenses forever hereafter."

adding, HE WHO DOES NOT DENY ADMITS.

this is a self executing contract. silence is acquiescence, agreement, dishonor, and estoppel. failure to respond is fatal.

i included the notice i sent to Roland Altinger, EXHIBIT 6, with the notice i sent to [TaxSalesHelp@lgbs.com](mailto:TaxSalesHelp@lgbs.com)

(10).....

during day twelve of October, year of our lord, two thousand and eighteen (October 12, 2018), i sent Deborah Weselka a copy of the notice to Ronald Altinger, EXHIBIT 6, and the notice to LINEBARGE GOOGAN BLAIR & SAMPSON, EXHIBIT 9. \*SEE EXHIBIT 10\*

(11).....

during day twelve of October, year of our lord, two thousand and eighteen (October 12,2018), i sent an expressed written notice to Deborah Weselka at DWeselka@hcad.org. \*SEE EXHIBIT 11\*

in this notice i expressed to Deborah that she never responded to my challenge of jurisdiction expressed in EXHIBIT 3 during day seven of November, year of our lord, two thousand and seventeen.

"Do you have and proof, physical facts of evidence, that just because a man is physically geographically located on land you call 'HARRIS COUNTY' that your laws apply to him.

i also sent Deborah the notice i sent to LINEBARGER GOOGAN BLAIR & SAMPSON, EXHIBIT 9, and the notice i sent to Roland Altinger, EXHIBIT 6.

(12).....

Deborah has an moral obligation and legal duty to act in good faith and be honest of forthcoming with an answer to my question challenging jurisdiction. her silence is acquiescence, agreement, dishonor, and estoppel. if the law applied to a man just because he was physical geographical located on land called HARRIS COUNTY a simple she would have just provided a responsive answer "YES" to my question.

obligations and duties to dead legal structures are contractual and no binding bilateral full disclosure contract with my wet-ink signature exist therefore absolutely no obligation or duty exist and absolutely no true verified facts of unambiguous evidence to the contrary exist.

UNITED STATES is a dead legal structure operating in commercial commerce on behalf of foreign bankers who are the receivers of the United States bankruptcy.

- "When a government is dependent upon bankers for money, they and not the leaders of the government control the situation, since the hand that gives is above the hand that takes... Money has no motherland; financiers are without patriotism and without decency; their sole object is gain." – Napoleon Bonaparte, Emperor of France, 1815
  - this is self-evident and can not be denied.

STATE OF TEXAS is an instrumentality of UNITED STATES and operating in commercial commerce on behalf of foreign bankers who are the receivers of the UNITED STATES bankruptcy.

HARRIS COUNTY is an instrumentality of UNITED STATES and operating in commercial commerce on behalf of foreign bankers who are the receivers the UNITED STATES bankruptcy.

you are trying all conspiring to compel me against my own god given free will to act as an instrumentality of UNITED STATES (perform commerce as BRIAN ROARK) without my fully informed freely given consent.

i will not participate in fraud to enrich foreign bankers who intentionally bankrupt America to usurp sovereignty of the American people.

FEDERAL RESERVE is a private for profit foreign owned bank.

UNITED STATES is an insolvent, bankrupt, civilly dead legal structure acting in de facto status performing commercial commerce on behalf of foreign bankers who are the receivers of the UNITED STATES bankruptcy.

Federal Reserve Notes are direct obligations of the UNITED STATES; they are forced loans.

STATE OF TEXAS and HARRIS COUNTY, including but not limited to, every agency and department thereof, are instrumentalities of UNITED STATES; insolvent, bankrupt, civilly dead legal structures operating in commercial commerce on behalf of foreign bankers who are the receivers of the UNITED STATES bankruptcy.

- "The death of Lincoln was a disaster for Christendom. There was no man in the United States great enough to wear his boots and the bankers went anew to grab the riches. I fear that foreign bankers with their craftiness and tortuous tricks will entirely control the exuberant riches of America and use it to systematically corrupt civilization." Otto von Bismark (1815-1898), German Chancellor, after the Lincoln assassination
- The money powers prey upon the nation in times of peace and conspire against it in times of adversity. The banking powers are more despotic than a monarchy, more insolent than autocracy, more selfish than bureaucracy. They denounce as public enemies all who question their methods or throw light upon their crimes. I have two great enemies, the Southern Army in front of me and the bankers in the rear. Of the two, the one at my rear is my greatest foe.

#### Abraham Lincoln

- I sincerely believe that banking establishments are more dangerous than standing armies, and that the principle of spending money to be paid by posterity, under the name of funding, is but swindling futurity on a large scale. Thomas Jefferson
- A private central bank issuing the public currency is a greater menace to the liberties of the people than a standing army. We must not let our rulers load us with perpetual debt. Thomas Jefferson
- To compel a man to furnish funds for the propagation of ideas he disbelieves and abhors is sinful and tyrannical. Thomas Jefferson
- The issue today is the same as it has been throughout all history, whether man shall be allowed to govern himself or be ruled by a small elite. Thomas Jefferson
- Man will ultimately be governed by God or by tyrants. Benjamin Franklin
- Freedom is not a gift bestowed upon us by other men, but a right that belongs to us by the laws of God and nature. Benjamin Franklin
- Rebellion to tyranny is obedience to God. Thomas Jefferson
- When once a Republic is corrupted, there is no possibility of remedying any of the growing evils but by removing the corruption and restoring its lost principles; every other correction is either useless or a new evil. Thomas Jefferson
- "Money plays the largest part in determining the course of history." Karl Marx writing in the Communist Manifesto (1848)
- "The bank hath benefit of interest on all moneys which it creates out of nothing." William Paterson,

founder of the Bank of England in 1694, then a privately owned bank

- "Let me issue and control a nation's money and I care not who writes the laws." Mayer Amschel Rothschild (1744-1812), founder of the House of Rothschild.
- "It is well enough that people of the nation do not understand our banking and money system, for if they did, I believe there would be a revolution before tomorrow morning." Henry Ford, founder of the Ford Motor Company.

this is clearly an issue of revenue in commercial commerce on behalf of foreign bankers who are the receivers of the UNITED STATES bankruptcy.

i do not and will not ever participate in your bankrupt corporation that facilitates the destruction of earth and enslavement of men, women, and children to generate revenue for foreign bankers.

Bill Gates, Warren Buffet, and Jeff Bezos possess more wealth than approximately half the population of the UNITED STATES.

- Amazon is one of the world's most valuable companies, valued at nearly \$800 billion, and the e-commerce giant pulled in \$232.9 billion in global revenue in 2018.
  - And yet, Amazon's federal tax bill this year: \$0. For the second year in a row.
    - <https://www.cnbc.com/2019/02/15/amazon-will-pay-0-in-federal-taxes-this-year.html>

9 people in the UNITED STATES possess more wealth than more than 90% of the UNITED STATES.

over 80% of population of earth lives in poverty and that is because greedy people.

that is a crime against nature and god and every man who suffers as a result.

i have made many attempts to compel the agents of dead legal structures making a fraudulent claim expressed herein and have never received any proof of claim.

after two years of ignoring every notice i have sent and refusing to prove a valid claim, Larry Weiman has giving a dead legal structure my land.

in reality no of this has anything to do with me because i am not BRIAN ROARK and the land in my possession is not 3333 LAFFERTY RD. PASADENA TX. 77504, but there is a misnomer that i am BRIAN ROARK and that land in my possession is 3333 LAFFERTY RD. PASADENA TX 77504.

no one can prove this claim is valid and no one has ever made any attempt to do so, despite my demands for

proof of claim for over two years.

this is an absolute fraud and racketeering scheme to defraud me, and everyone else, out of our land and force people against their own free will without their fully informed consent to participate in commercial commerce as instrumentalities of UNITED STATES on behalf of foreign bankers who are the receivers of the UNITED STATES bankruptcy.

(13).....

during day twelve of October, year of our lord, two thousand and eighteen (October 12, 2018), i received a response from Marilyn Mackey, a woman acting as agent of and for LINBARGER GOGGAN BLAIR & SAMPSON. \*SEE EXHIBIT 12\*

the response simply stated: Your email has been forwarded to the team responsible for this so that they may further assist you.

(14).....

during day twelve of October, year of our lord, two thousand and eighteen (October 12, 2018), i send a notice to Marilyn Mackey at [Marilyn.Mackey@lgbs.com](mailto:Marilyn.Mackey@lgbs.com) \*SEE EXHIBIT 13\*

i expressed:

i am not a sir/madam, or any other title or legal fiction.

i am not subject to your corporations rules and regulations.

i require any/all claims against me to be expressed in writing with parties own wet-ink signature and endorsement notarized under penalty of perjury as true, correct, complete, and certain and that anyone not willing to affirm their claim under penalty of perjury is making a false claim.

making false claims against me id a trespass against me.

i also provided my expressed written public notice and fee schedule for compulsory intercourse, unlawful arrest, and trespass.

(15).....

During day 12 of October, year of our lord, two thousand and eighteen (October 12, two thousand and eighteen), i sent Marilyn Mackey at [Marilyn.Mackey@lgbs.com](mailto:Marilyn.Mackey@lgbs.com), some images to convey true verified facts of unambiguous evidence. \*SEE EXHIBIT 14\*

the first image was evidence that BRIAN ROARK is unincorporated.

the second image was evidence that i forbid use of ZIP codes.

the third image was evidence that postal matter is delivered to by the general post-office to:

[MBR]

c/o 3333 Lafferty Road.

Pasadena, Texas.

Delivered (July 17, 2017)

WHICH IS NOT IN A FEDERAL TERRITORY!

EVIDENCED BY THE ABSENCE OF A ZIP CODE (federal zoning improvement planning area).

(16).....

during day seventeen of October, year of our lord, two thousand and eighteen (October 17, 2018), i sent an expressed written notice to [Help@hcad.org](mailto:Help@hcad.org), [Board@hcad.org](mailto:Board@hcad.org), and [Marilyn.Mackey@lgbs.com](mailto:Marilyn.Mackey@lgbs.com). \*SEE EXHIBIT 15\*

in this notice i unambiguously explicitly expressed that:

I AM NOT IN ANY WAY SHAPE OR FORM PART OF YOUR CORPORATION OR ANY OTHER COMMERCIAL COMMERCE ORGANIZATION.

my notice expressed that they are making false claims. i demanded they express the claim in writing with their own wet-ink signature and endorsement notarized under penalty of perjury as true, correct, complete and certain.

no one have every responded to any of my demands for proof of claim.

I HAVE NEVER EVER RECEIVED ANY NOTICE OF ANY KIND FROM ANY ONE!

my land is being fraudulently conveyed to a civilly dead legal structure without my fully informed freely given consent and against my own god given free will. there has been no sworn statement verifying the veracity of the claim. no actual positive proof of true verified facts of unambiguous evidence has been provided to support the claim and no valid contract with my wet-ink signature has been provided.

based on absolutely nothing, Larry Weiman has turn over land he to not have any interest in to a dead legal structure that also has no interest in the land.



no one will respond to my emails, which is the only means available to me for communication. and no one will prove their claim is valid.

the level of fraud and deceit and conspiring happening between all the difference dead legal structures involved in defrauding me, the sovereign living soul of god, from land i lawfully have absolute and superior rights to, is so prevalent, i am beside myself that i am having to write this email and defend myself from some dead legal structure that has the actual burden of proof!

once a fraud always a fraud.

fraud in one thing fraud in all things.

fraud in the beginning, fraud in the end.

out of fraud no action arises.

i am self-aware living soul of god existing within living, breathing, flesh and blood man of nature sojourning earth, the land of god.  
i am a creation of god and true fact of nature.

i am obligated solely to god and governed exclusively by nature.

i am immune to all man man made laws.

Sent with [ProtonMail](#) Secure Email.

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
135.58 KB  1 embedded image



EXHIBIT 8 - fraud-constable-co... (135.58 KB)